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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/694,071	10/19/2000	Jared E. Bobbitt	004933.P002	7888
759	7590 07/30/2004		EXAMINER	
R. Alan Burnett BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Seventh Floor 12400 Wilshire Boulevard Los Angeles, CA 90025-1026			INOA, MIDYS	
			ART UNIT	PAPER NUMBER
			2188	
			DATE MAILED: 07/30/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/694,071	BOBBITT ET AL.			
Office Action Summary	Examiner	Art Unit			
	Midys Inoa	2188			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on <u>05 F</u>	ebruary 2001.				
· = · · ·	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-40 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-13,15-23 and 31-40 is/are rejected. 7) ☐ Claim(s) 14 and 24-25 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 19 October 2000 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)□ objected drawing(s) be held in abeyance. See tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)	A) 🗖 Interview Sum	(PTO 413)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Application/Control Number: 09/694,071 Page 2

Art Unit: 2188

DETAILED ACTION

Drawings

1. The drawings filed on October 19th, 2000 have been accepted by the examiner.

Claim Objections

2. Claim 8 is objected to because of the following informalities: On line 3, "by" should be "be". Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 15 and 23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is unclear what is meant by "substantially random".

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 1-6, 13, 16-22, and 31-37 are rejected under 35 U.S.C. 102(e) as being anticipated by DeKoning (6,304,942).

Art Unit: 2188

Regarding Claims 1 and 22, DeKoning discloses a file system with the ability to add additional disk drives to disk arrays ("adding a new file storage device..."). In accomplishing this, the system reconfigures the file system and distributes data across both the new disk and the previous disk ("migrating a portion of the files ...") thus, reconfiguring the file system ("new file system configuration..."). Wile this is happening, the controller continues to present the same logical volumes to the host ("not to affect file access operations..."). See Column 5, lines 40-56. Since the system is a RAID system, the disks are partitioned into data stripes ("partitioning the storage space...") where each data stripe is of the same size ("each fragment, on average, comprises..."). It is understood that the system in question can be placed in a network where the host system is remote to the Storage Arrays (See Figure 3).

Regarding Claim 2, DeKoning discloses distributing data evenly across all storage disks. Since all disks are of the same capacity, evenly distributing the data allows the system to have evenly distributed unused capacity (Column 5, lines 40-56).

Regarding Claim 3, 19, DeKnoning discloses accessing the storage device in the storage arrays via enterprise storage controller 310 (file system protocol) and providing an abstraction layer (storage controller 310 and ELB RAID Controller 306), which presents the file system as a virtual file system. Presentation as a virtual file system takes place when the RAID controller continues to present the same number of logical volumes to the host even when additional volumes have been added (column 40-56).

Regarding Claims 4 and 20-21, the abstraction layer is informed of new file system configuration when the enterprise storage controllers read metadata to reconstruct the logical mapping ("master directory...", "fragment map...") of data and volumes (Column 6, line 57 –

Art Unit: 2188

Column 7, line 17). The directory maintains the relationship between the virtual data location ("virtual directory...") known to the host and the remapped location after reconfiguration ("location on the file system... physically stored")

Regarding Claim 5, the storage abstraction layer distributes all files across all of the storage devices in the file system so as to load balance access operations of the flies (Striping) after reading the metadata of each storage disk (Column 7, lines 7-17).

Regarding Claim 6, in reconstruction the logical mapping of data and volumes through the use of disk metadata, the enterprise storage controller is enabling the re-mapping of access requests from the host. Since the controller presents the same logical volumes to the host (Column 5, lines 40-46) even after reconfiguration, the re-mapping data is used to convert the host's accesses to match the new data distribution (Column 7, lines 7-17 and 32-40).

Regarding Claim 13, Dekoninig discloses partitioning the storage space in stripes (RAID striping) and assigning the files to particular stripes as they are evenly redistributed and reconfigured.

Regarding Claims 16-17, in reconfiguring the RAID Arrays, the stripes of data are redistributed amongst all storage disks including the new disk added to the storage array (selecting fragments to be migrated). Since the stripes (fragments) are redistributed evenly, not all the stripes are being migrated since some stripes will remain in their corresponding disk (Column 7, lines 7-17, "reconfigures data...distribute it evenly").

Regarding Claim 18, DeKoning discloses a file system with the ability to add additional disk drives to disk arrays. In accomplishing this, the system reconfigures the file system and distributes data across both the new disk and the previous disk ("migrating to the new storage

Art Unit: 2188

...") thus, automatically reconfiguring the file system ("automatically selecting..."). The system functions by employing a feature called Dynamic Capacity Expansion ("administrative tool..."). See Column 5, lines 40-56. Since the system is a RAID system, the disks are partitioned into data stripes (RAID striping). It is understood that the system in question can be placed in a network where the host system is remote to the Storage Arrays (See Figure 3).

Regarding Claim 31, DeKoning discloses a file system, comprising a host system 102 ("client machine..."), with the ability to add additional disk drives to disk arrays ("adding a new file storage device..."). In accomplishing this, the system reconfigures the file system and distributes data across both the new disk and the previous disk ("migrating a portion of the files ...") thus, reconfiguring the file system ("new file system configuration..."). Wile this is happening, the controller continues to present the same logical volumes to the host ("not to affect file access operations..."). See Column 5, lines 40-56. Since the system is a RAID system, the disks are partitioned into data stripes ("partitioning the storage space...") where each data stripe is of the same size ("each fragment, on average, comprises..."). It is understood that the system in question can be placed in a network where the host system is remote to the Storage Arrays (See Figure 3). The storage devices in the storage arrays are accessed via enterprise storage controller 310 (file system protocol) and the abstraction layer is provided made of storage controller 310 and ELB RAID Controller 306, which presents the file system as a virtual file system. Presentation as a virtual file system takes place when the RAID controller continues to present the same number of logical volumes to the host even when additional volumes have been added (column 40-56). The abstraction layer is informed of new file system configuration when

Application/Control Number: 09/694,071 Page 6

Art Unit: 2188

the enterprise storage controllers read metadata to reconstruct the logical mapping ("mapping data...") of data and volumes (Column 6, line 57 – Column 7, line 17).

Regarding Claims 26-30, 32-37, DeKnoning discloses accessing the storage device in the storage arrays via enterprise storage controller 310 (file system protocol) and providing an abstraction layer (storage controller 310 and ELB RAID Controller 306), which presents the file system as a virtual file system. Presentation as a virtual file system takes place when the RAID controllers (agent modules) continue to present the same number of logical volumes to the host even when additional volumes have been added (column 40-56). The abstraction layer is informed of new file system configuration when the enterprise storage controllers (filter driver, daemon) read metadata to reconstruct the logical mapping (master directory) of data and volumes (Column 6, line 57 – Column 7, line 17). Since the RAID controllers are in communication with the enterprise storage controllers, appropriate mapping information is maintained. Additionally, the mapping information allows for the maintenance of the relation between virtual directories and physical directories ("links virtual directory ...", "name comprising indicia that identifies the location of the physical directory..."). It is understood that the system in question can be placed in a network where the host system is remote to the Storage Arrays (See Figure 3) and in such case; the network would be implemented via an Internet file system protocol such as TCPIP.

Claim Rejections - 35 USC § 103

Art Unit: 2188

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 7-12, and 39-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over DeKoning (6,304,942) in view of Pence (6,199, 146)

Regarding Claims 7-10, 39 Dekoning discloses distributing data evenly through out the newly configured, larger storage space, wherein the re-distribution process involves data migration and migrating involves identifying migration location, moving the data from the source to the migration location and re-mapping future accesses to the new data location ("identifying source... identifying destination... copying each file..."). This is accomplished through by the enterprise storage controller reconstruction of logical mappings (Column 7, lines 7-17). Dekoning does not teach aborting the migration process if an access request is made. Pence disclose interrupting a migration process to allow a user to recall data (Column 1, lines 37-50). It would have been obvious to one of ordinary skill in the art at the time the invention was made to adapt the system of Dekoning to interrupt the migration and reconfiguration process when an access request is made in order to allow the system to furnish requested time sensitive data. In this case, the migration process would have to be retried after the completion of the data access ("...retried at a future time").

Regarding Claims 9-10 and 40 since the migration data is being held during migration and only released in an access request situation, a lock on such data is being exercised by the migration process, which is released when the migration is interrupted by an access request.

Art Unit: 2188

When the lock is released for the access request, the lock is held by the accessing party ("lock stolen by client application...") and the locked data is not accessible for data migration.

Page 8

Regarding Claims 11-12 Pence discloses interrupting the migration process until the access request is completed. Since the accessing party is essentially being giving a lock on the access data, such a lock expires when the access is complete and so, the lock is no longer valid after such an operation is finished ("expiration time..."). When the lock is invalidated, migration may be restarted ("retried at a future time...").

Allowable Subject Matter

- 9. Claims 14 and 24-25 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 10. The following is a statement of reasons for the indication of allowable subject matter:

Regarding Claims 14, and 24-25, the Prior Art of Record does not teach assigning the order of the migration of data fragments based on the directories that files currently reside in.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Midys Inoa whose telephone number is (703) 305-7850. The examiner can normally be reached on M-F 7:00am - 4:30pm.

Art Unit: 2188

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mano Padmanabhan can be reached on (703) 306-2903. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Midys Inoa Examiner Art Unit 2188

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MANO PADMANABHAN SUPERVISORY PATENT EXAMINER

Mars Radnander

Page 9